

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

HELEN MEIMARIS AS EXECUTRIX and LEGAL
REPRESENTATIVE OF THE ESTATE OF ALKIVIADES
MEIMARIS AND HELEN MEIMARIS,

Plaintiffs,

-against-

JOSEPH E. ROYCE, LAWRENCE A. BLATTE,
TULIO PRIETO , JAIME LEROUX,
TBS Shipping Services Inc., Guardian Navigation ,
Services Inc., Gruposedei and Tecnisea,
Defendants.

1:18-cv-4363 (GBD)(BCM)

SUPPLEMENTAL
AFFIRMATION TO
ALKISTIS G. MEIMARIS'
AFFIRMATIONS (ECF No's.
80, 82, & 84) IN
OPPOSITION TO
DEFENDANTS' ROYCE,
BLATTE, PRIETO, TBS
SHIPPING SERVICES
GUARDIAN NAVIGATION
MOTIONS TO DISMISS
PLAINTIFFS THIRD
AMENDED COMPLAINT
AND IN OPPOSITION
TO STAY DISCOVERY
(Exhibits 1 &2)

JOSEPH E. ROYCE, LAWRENCE A. BLATTE,
TULIO PRIETO , JAIME LEROUX,
TBS Shipping Services Inc., Guardian Navigation ,
Services Inc., Gruposedei and Tecnisea,
Defendants.

I, ALKISTIS G. MEIMARIS, an Attorney duly admitted to practice before this Court, hereby affirms under penalty of perjury, the following is true and correct:

1. I am the Attorney of record for the Plaintiffs, Helen Meimaris as Legal Representative and Executrix of the Estate of Alkiviades Meimaris and Helen Meimaris.

2. I am fully familiar with the facts set forth herein, and make this Affirmation in Opposition to Company Defendants, TBS Shipping Services and Guardian Navigation, Motion to Dismiss Plaintiffs' Third Amended Complaint and motion to stay discovery.

3. Attached as Exhibit 1, hereto is a true and correct copy of decedent, Captain Meimaris' dying declaration Affidavit, dated and duly notarized on November 30, 2013.

4. Attached as Exhibit 2, hereto is a true and correct copy of an email dated August 29, 2008 from Lawrence Blatte to Alkistis Meimaris with regard to not allowing Captain Meimaris to transfer his shares and email from Tara DeMakes dated May 13, 2008 with regard to Alkistis Meimaris meeting with her to discuss Lawrence Blatte's mandate to Captain Meimaris not to sell his shares in TBS International.

5. Wherefore, in light of all of the evidentiary documentation against the Defendants, it is respectfully requested for the reasons set forth in the accompanying Memorandum of Law, that Company Defendants, TBS Shipping and Guardian Navigation, motion to dismiss Plaintiffs' Third Amended Complaint should be denied and discovery should be compelled.

6. I declare under penalty of perjury, that the foregoing is true and correct.

/s/ Alkistis G. Meimaris
ALKISTIS G. MEIMARIS

Dated: October 19, 2018

cc: Counsel of record, via ECF